Institute of Physics Publishing

Assignment of copyright form and declaration of responsibility

IOP Publishing Ltd ("the Publisher") agrees to publish

Manuscript entitled:

including any supplementary material such as software, compiled and un-compiled, movies, animation, sound and any extra data sets contained within it ("the Work")

by:

("the Authors")

for publication in *Journal of Physics: Conference Series* ("the Journal")

- 1. The Authors agree and warrant that:
 - 1.1. There is hereby assigned to the Publisher (except in the case of a Government Work) with effect from the date when the Work is accepted for publication worldwide copyright in the Work free of all royalties for the full term of copyright including all extensions or renewals. Such copyright includes but is not limited to the right to publish, republish, transmit, sell, distribute and otherwise use the Work in electronic and print editions of the Journal and in derivative works throughout the world in all languages and in all media now known or later developed for whatever purpose. It includes copyright in the text, abstract, tables and illustrations in all formats and media (including without limitation electronic, microform and paper).
 - 1.2. In the case of Government Work (being a work written in the course of employment by US Government, the Canadian Federal Government, the UK Government or the Commonwealth of Australia) the Publisher shall have with effect from the date when the Work is accepted for publication a worldwide exclusive Licence free of all royalties to do in relation to the Work all acts restricted by copyright.
 - 1.3. The Work in its present or a substantially similar form has not (except as listed in accordance with clause 1.4 below) been published elsewhere and is not currently under consideration for another publication in any language. It will not be resubmitted elsewhere unless or until it has been officially rejected by or withdrawn from the Publisher prior to acceptance.
 - 1.4. Publication or consideration elsewhere of any part of the Work has been declared in an attachment and copies of the other typescripts enclosed for comparison. Any prior or current availability in electronic form, including but not limited to access as a preprint server on the Internet, has been declared in an attachment.
 - 1.5. The Work contains no libellous or unlawful statements and does not infringe the copyright, rights or privacy of others.

- 1.6. All statements in the Work asserted as fact are either to the best of our knowledge true or are based on valid research conducted according to accepted norms.
- 1.7. The Work is (save as provided in clause 1.8 below) the original work of the Authors.
- 1.8. For material contained in the Work taken from other copyrighted sources the owner's written consent has been obtained to the Publisher's publication of the material free of all royalties and copies of all such written consents are attached.
- 1.9. All named authors have participated sufficiently in the conception and design of the Work and in the writing of the manuscript. All authors confirm they have received the final version of the submitted manuscript, they have agreed to its submission and they take responsibility for it.
- 1.10. Submission of the Work has been approved where necessary by the responsible authorities at the establishment where the research which led to the Work was carried out.
- 1.11. Any use or publication of the material by the Authors or by authorised third parties shall acknowledge the copyright of the Publisher in an appropriate manner including the complete citation information of the Work as published in the Journal and legend [Journal title] © copyright (year) IOP Publishing Ltd.
- 2. This Agreement does not affect proprietary rights other than copyright. In particular it does not affect patent rights or moral rights in or to the Work.
- 3. The Authors and/or other assignors of copyright hereunder are hereby granted with effect from the date when the Work is accepted for publication a personal licence:
 - 3.1. After publication by the Publisher, to use all or part of the Work and abstract of the Work, without revision or modification, in personal compilations or other publications of the Author's own works, including the Author's personal web site, and to make copies of all or part of such materials for the Author's own use for lecture or classroom purposes, provided that this is for non-commercial use and that the first page of such use or copy displays the citation information and the Publisher's copyright notice as in clause 1.11 above. Where the Author posts the Work to their personal web site then the Author should provide an electronic link to the Journal's web site, located at the following Publisher URL: http://www.iop.org.
 - 3.2. To post and update the Work on non-Publisher servers (including e-print servers) as long as access to such servers is not for commercial use and does not depend on payment of access, subscription, or membership fees. Any such posting made or updated after acceptance of the Work for publication shall include the citation information and copyright notice as in clause 1.11 above and should provide an electronic link to the Journal's web site as in clause 3.1 above.
- 4. The Publisher agrees not to grant licences to third party publishers to use all or part of the Work without such third party publishers obtaining the consent of the Authors.

The first declaration below must be completed, as well as any of the other declarations which are applicable.

I declare that I am signing as Author and (except where the work was written in the course of the Author's employment) owner of the copyright in the Work (or as one of the joint authors and owners of copyright named above) on my own behalf (and on behalf of the

other joint authors whose written consent to this assignment has been obtained and who have agreed to be bound by the terms of this Agreement) and I further declare that I agree to act on behalf of the other joint authors in any subsequent correspondence related to the Work.

Signature

Date

Name (print)

[Note: to be signed by the Author (or if more than one by one of them in a representative capacity)]

I declare that the Work was written as part of the Author's duties as an employee or student or otherwise as a work made for hire. I am an authorised representative of the employer or other proprietor (the Proprietor) and on behalf of the Proprietor hereby consent and agree to the assignment referred to above and repeat on behalf of the Proprietor the agreement and warranties made above on the part of the Authors. I also acknowledge and agree to the licence in clause 3.

Signature

Date

Name (print)

Title (if not author)

[Note: to be signed by an authorised representative of the Proprietor where the Author(s) or any of them have written the Work in the course of their employment or as a Work for hire for the Proprietor]

I declare that the above Work was written in the course of employment by US Government, the Canadian Federal Government, the UK Government or the Commonwealth of Australia (the Authority). I am a duly authorised representative of the Authority and on behalf of the Authority repeat the agreements and warranties made above on the part of the Authors. I also acknowledge and agree to the licence in clause 3.

Signature

Date

Name (print)

Title (if not author)

[Note: to be signed by an authorised representative of the Authority where the Authors have written the Work in the course of their employment by the Authority]

The author(s) agree that all copies of the whole article made under any of the above rights shall include notice of the Publisher copyright.

Please return ALL of this form as soon as possible to your Conference Organiser.

14 June 2004.